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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/644,439	08/20/2003	Timothy Alan Hegemier	60680-1801	7021
10291 759	90 05/05/2005		EXAM	INER
RADER, FISHMAN & GRAUER PLLC			TOLAN, EDWARD THOMAS	
39533 WOODWARD AVENUE SUITE 140		•	ART UNIT	PAPER NUMBER
BLOOMFIELD	HILLS, MI 48304-0610		3725	
			DATE MAILED: 05/05/2009	5

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.	Applicant(s)								
10/644,439	HEGEMIER, TIMOTHY ALAN								
Examiner	Art Unit								
Tolan Edward	3725								
n appears on the cover sheet wit	th the correspondence address								
EPLY IS SET TO EXPIRE 3 MOON. FR 1.136(a). In no event, however, may a report. The a reply within the statutory minimum of thirty period will apply and will expire SIX (6) MONT statute, cause the application to become ABA mailing date of this communication, even if the statute of the statute of the statute.	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).								
<u>24 January 2005</u> .									
This action is FINAL . 2b)⊠ This action is non-final.									
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is									
der <i>Ex par</i> te <i>Quayle</i> , 1935 C.D.	. 11, 453 O.G. 213.								
Claim(s) <u>1-10</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) <u>1,3,4 and 6-9</u> is/are rejected.									
					Claim(s) 2,5 and 10 is/are objected to.				
					and/or election requirement.				
miner.									
accepted or b) objected to b	by the Examiner.								
the drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).								
orrection is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
ne Examiner. Note the attached	Office Action or form PTO-152.								
reign priority under 35 U.S.C. § ments have been received. ments have been received in Appriority documents have been ureau (PCT Rule 17.2(a)).	oplication No								
a list of the certified copies not r	received.								
<i>,</i> —	ummary (PTO-413)								
5))/Mail Date formal Patent Application (PTO-152)								
6) Other:									
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Application/Control Number: 10/644,439

Art Unit: 3725

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1,3,4 and 6-9 are rejected under 35 U.S.C. 102(b) as being anticipated by Helfman (4,942,752). Helfman discloses a tool body (23,24), a tightening nut (26,28,27,29) disposed about a portion of the tool body, four rollers having raised threads (13,14,16,17), a handle (26,27) for rotating the rollers and bushings (17,18,19,21). Helfman discloses in column 4, lines 14-16 that the rollers are hardened. The tool is capable of making grooves in cylindrical objects.

In column 3, lines 23-30 Helfman discloses that the handles are shouldered at (28,29) and are in threaded engagement with the tool body in order to tighten the tool body.

Claims 1 and 9 are rejected under 35 U.S.C. 102(b) as being anticipated by Hollencamp (3,815,397). Hollencamp discloses a tool body (10), a tightening nut (13) disposed about a portion of the tool body, rollers (20) and means for rotating the rollers (11). The tool is capable of forming a tapered groove on a cylindrical workpiece. The tool is positioned over a workpiece (27) and a set screw (14) is tightened to secure the nut (13) about the tool body (10).

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Allowable Subject Matter

Claims 2,5 and 10 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. The prior art of record does not disclose a longitudinally extending relief hole for allowing the tool to be disposed about a valve guide while a cylinder head is mounted to an engine. The prior art of record does not disclose that the tool body includes a tapered portion to allow the tool to be inserted into a valve spring pocket.

Response to Arguments

Applicant's arguments, filed 1-24-2005, with respect to the rejection(s)of claim(s) 1,2,5,6,9 and 10 under Long (5,937,684) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Helfman and Hollencamp.

Both Hollencamp and Helfman use tightening systems to position rollers about a workpiece in order to roll the workpiece. In the Examiner's opinion, Applicant's invention is the ability of the tool (because of the relief hole and tapered tool body) to groove a valve guide while a cylinder head is mounted on an engine, without claim language setting forth claim limitations directed to the relief hole and tapered body which allow the tool to work in the stated environment the claims are read on tools for working on cylindrical workpieces.

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication should be directed to Ed Tolan whose telephone number is 571-272-4525.

EDTOLAN PRIMARY EXAMINER